

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF SOUTH CAROLINA
SPARTANBURG DIVISION**

JANE DOES 1-9,

Plaintiffs,

vs.

COLLINS MURPHY et. al.,

Defendants.

Case No.: 7:20-CV-00947-DCC

**PLAINTIFFS' IDENTIFICATION
OF EXPERT WITNESS**

JANE DOE,

Plaintiff,

vs.

COLLINS MURPHY et. al.,

Defendants.

Case No.: 7:21-CV-03193-DCC

**PLAINTIFFS' IDENTIFICATION
OF EXPERT WITNESS**

Plaintiffs, pursuant to Rule 26(a)(2)(B) of the Federal Rules of Civil Procedure and in compliance with the Amended Scheduling Order, identify the following individuals as expert witnesses in the above-captioned matter:

Scott Brandon
The Brandon Agency
1523 Elizabeth Ave Ste 215
Charlotte, NC 28204

Mr. Brandon is expected to testify about his qualifications and opinions in this matter as set forth in his expert report. Plaintiffs are serving Defendants' counsel with Mr. Brandon's expert report, CV, testimony list, and statement of compensation as required by Rule 26(a)(2)(B) of the

Federal Rule of Civil Procedure. This expert has reserved the right to amend and/or supplement his written report, if necessary, as additional information is received.

Peter I. Collins, CD, MD, MCA, FRCP(C)
Ontario Provincial Police
General Headquarters
777 Memorial Avenue, Orillia, ON L3V 7V3

Dr. Collins is expected to testify about his qualifications and opinions in this matter as set forth in his expert report. Plaintiffs are serving Defendants' counsel with Dr. Collins' expert report, CV, testimony list, and statement of compensation as required by Rule 26(a)(2)(B) of the Federal Rule of Civil Procedure. This expert has reserved the right to amend and/or supplement his written report, if necessary, as additional information is received.

Tim Weaver
In-Depth Discovery, LLC

Mr. Weaver is expected to testify about his qualifications and opinions in this matter as set forth in his expert report. Plaintiffs are serving Defendants' counsel with Mr. Weaver's expert report, CV, testimony list, and statement of compensation as required by Rule 26(a)(2)(B) of the Federal Rule of Civil Procedure. This expert has reserved the right to amend and/or supplement his written report, if necessary, as additional information is received.

David Mitchell
146 Encore Court
Centreville, Maryland 21617

Mr. Mitchell is expected to testify about his qualifications and opinions in this matter as set forth in his expert report. Plaintiffs are serving Defendants' counsel with Mr. Mitchell expert report, CV, testimony list, and statement of compensation as required by Rule 26(a)(2)(B) of the

Federal Rule of Civil Procedure. This expert has reserved the right to amend and/or supplement his written report, if necessary, as additional information is received.

Anne Likins
1366 S 3rd St
Louisville Ky 40208

Ms. Edwards is expected to testify about his qualifications and opinions in this matter as set forth in his expert report. Plaintiffs are serving Defendants' counsel with Ms. Edwards expert report, CV, testimony list, and statement of compensation as required by Rule 26(a)(2)(B) of the Federal Rule of Civil Procedure. This expert has reserved the right to amend and/or supplement his written report, if necessary, as additional information is received.

Respectfully submitted,

BELL LEGAL GROUP, LLC

/s/ J. Edward Bell, III

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February 16, 2024
Georgetown, SC